CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD, SANTA ANA REGION

RESOLUTION NO. R8-2008-0019

Authorizing the Executive Officer to Sign and Execute the Cooperative Agreement
To Protect Water Quality and Encourage the Conjunctive Use
Of Imported Water in the Santa Ana River Basin

WHEREAS:

- 1. In Resolution No. R8-2004-0001, the Regional Board revised the Basin Plan to adopt new water quality objectives for N/TDS based upon the recommendations of a stakeholder process;
- 2. The N/TDS Task Force, as the stakeholder effort has become known, is a model for the cooperative and collaborative development of water policy initiatives;
- 3. At its May 19, 2006 meeting, the Regional Board considered draft Resolution No. R8-2006-0042 and draft Order No. R8-2006-0005, which would have adopted general waste discharge requirements for the injection/percolation of imported State Project Water, Colorado River Water or imported well water to recharge groundwater management zones within the Santa Ana Region;
- 4. At the close of the May 19, 2006 meeting, the Regional Board directed staff to work with appropriate stakeholders largely the same stakeholders that had participated in the development of the new water quality objectives for N/TDS through the N/TDS Task Force to investigate the feasibility of a cooperative program to manage salinity within the Region that would serve as an alternative approach to achieve the objectives of draft Resolution R8-2006-0042 and draft Order No. R8-2006-0005;
- 5. The stakeholder group has met regularly with Regional Board staff and has negotiated a proposed Cooperative Agreement to Protect Water Quality and Encourage the Conjunctive Uses of Imported Water in the Santa Ana River Basin (Attachment A);
- 6. The City of Corona, the City of Riverside, the City of San Bernardino Municipal Water Department, Eastern Municipal Water District, Elsinore Valley Municipal Water District, Orange County Water District, San Bernardino Valley Municipal Water District, San Gorgonio Pass Water Agency, and Western Municipal Water District of Riverside County have all executed the proposed cooperative agreement and, in doing so, have voluntarily agreed to an enhanced program to manage salinity within the Region;
- 7. Most water supply agencies in the State, including Metropolitan Water District of Southern California (MWDSC), are already required to collect and report routine chemical analyses to the California Department of Public Health (CDPH). In order to avoid redundant monitoring programs, MWDSC has offered to provide a copy of its annual water quality report, characterizing State Project Water, to the Regional Board. MWDSC's report to CDPH provides substantially the same

- information that was originally specified in Table 1 of draft Order No. R8-2006-0005 (see Attachment B) and is a reasonable alternative approach;
- The Regional Board wishes to obtain increased understanding of so-called "emerging contaminants" that may be present in imported water being used within the Region, however, there is significant uncertainty regarding the methods used to study emerging contaminants, including analytic methods and protocols;
- 9. The many issues associated with emerging contaminants are presently the subject of a number of studies, including a major study being undertaken by the National Water Research Institute (NWRI), the Metropolitan Water District of Southern California (MWDSC), and the Orange County Water District (OCWD) (NWRI/MWDSC/OCWD Study), estimated to be completed in 2009;
- Regional Board staff believes that the NWRI/MWDSC/OCWD Study will provide data to satisfy the need for information concerning emerging contaminants for the calendar years 2008 and 2009;
- 11. For calendar years following 2008 and 2009, until a watershed-specific monitoring plan is developed and approved by the Regional Board, the Santa Ana River Dischargers Association (SARDA) has voluntarily agreed to provide an annual analysis of State Project Water imported to the Region for the suite of parameters sampled as part of the NWRI/MWDSC/OCWD Study;
- 12. The Cooperative Agreement signatories have agreed to develop a watershed-specific alternative list of emerging contaminants to be submitted for Regional Board consideration as an alternative to the parameters to be monitored during the NWRI/MWDSC/OCWD Study.
- The Regional Board wishes to encourage voluntary programs to manage salinity and to better understand issues relating to emerging contaminants by partnering with stakeholders in a manner similar to the N/TDS Task Force. The results of the NWRI/MWDSC/OCWD study and other available data will be used in the stakeholder process to inform a program of study and investigation that includes an adaptively managed monitoring program.
- 14. The Cooperative Agreement and the monitoring program being developed by the stakeholder agencies within the Region obviates the need to bring back to the Board for consideration draft Resolution No. R8-2006-0042 and draft Order No. R8-2006-0005.

NOW, BE IT RESOLVED:

1. In lieu of the adoption of draft Resolution No. R8-2006-0042 and draft Order No. R8-2006-0005, the Regional Board hereby approves the proposed Cooperative Agreement to Protect Water Quality and Encourage the Conjunctive Uses of Imported Water in the

- Santa Ana River Basin ("Agreement") and authorizes the Executive Officer to execute the Agreement on behalf of the Regional Board.
- The Regional Board's execution of the Cooperative Agreement is contingent on the understanding that the other Cooperative Agreement signatories (the "Water Agencies") will, at their own expense, develop and implement a voluntary study program intended to better characterize the presence, extent, distribution and persistence of certain unregulated constituents in imported water used in the Santa Ana Region. The Regional Board supports this voluntary effort to manage water resources so as to avoid the need for future regulatory programs.
 - a. The study program will be based on the best available science. Additional data may be collected, as appropriate, as part of the annual plans for investigation described below.
 - b. The Water Agencies will, no later than December 31, 2008, prepare a report that provides a preliminary characterization of the presence, extent, distribution and persistence of unregulated constituents (also known as "emerging contaminants") that are indicators of the broader spectrum of constituents of water imported to the Santa Ana Region that may, in the future, be determined by appropriate regulatory agencies (e.g. USEPA or CDPH) to pose concerns for human health ("Imported Water Constituents"). This initial report will use data collected by the Department of Water Resources, the United States Geological Survey, the MWDSC/OCWD/NWRI study and other sources, as may be appropriate, that are developed consistent with generally accepted scientific data analysis protocols. The report shall be distributed to all signatories to this Agreement.
 - c. The Water Agencies will, no later than December 31, 2009, and annually thereafter, prepare a plan for investigation (including a summary of the results of all prior monitoring efforts) that addresses at least the following questions for the Imported Water Constituents:
 - i. Are there reliable and scientifically accepted protocols to test water for the presence and concentrations of these constituents?
 - ii. What is known about the presence, extent, distribution and persistence of these constituents?
 - iii. What is known about the toxicity, if any, of these constituents in terms of potential impacts on human health?
 - iv. Should additional data be collected on any of these constituents, and, if so, under what sampling and analytical protocols?
 - d. The annual plans for investigation described immediately above are not intended to substitute for the process used by USEPA and CDPH to develop MCLs or other water quality standards.

- e. It is understood that the constituents that are the subject of the annual plans for investigation will, in all likelihood, change over time as their relative importance or unimportance to human health becomes better known. The Water Agencies will select constituents that they believe will best assist in understanding the potential impacts of imported water on human health.
- f. The Regional Board may participate in the development of the report prepared pursuant to paragraph 2(b) above or the annual plans for investigation described in paragraph 2(c) above; however, such participation is not a prerequisite or condition for the development of such plan or reports.
- g. The Water Agencies will promptly prepare a status update on the progress of either the report prepared pursuant to paragraph 2(b) above or the current annual plan for investigation prepared pursuant to paragraph 2(c) above upon request by the Regional Board.
- h. The Water Agencies will promptly provide a copy of the report prepared pursuant to paragraph 2(b) above, the annual plans for investigation prepared pursuant to paragraph 2(c) above, and the results of analyses conducted pursuant to the Cooperative Agreement and this Resolution to all signatories to this Agreement, including the Regional Board.

I, Gerard J. Thibeault, Executive Officer, do hereby certify that the foregoing is a full, true, and correct copy of a resolution adopted by the California Regional Water Quality Control Board, Santa Ana Region, on January 18, 2008.

Gerard J Thibeault Executive Officer

Table I					
Chemical	<u>Units</u>	Type of Sample	Minimum Frequency of Sampling and Analysis		
Total Water Flow	Mgd	Flow meter/totalizer	Continuous		
Total Nitrogen ¹	mg/L	Grab ²	Annually		
Nitrate Nitrogen	mg/L	Grab ³	Annually		
Total Inorganic Nitrogen	44	"			
Total Organic Carbon	44	"			
Total Dissolved Solids		"			
Total Trihalomethanes (TTHM) ⁴			"		
N-Nitrosodimethylamine		"	"		
(NDMA)					
Methyl-tert-butyl ether (MTBE)		"	cc		
Perchlorate	μg/L	Grab	Annually		
	Inorganic	: Chemical			
Aluminum	μg/L "	Grab	Annually		
Antimony					
Arsenic					
Asbestos	\overline{MFL}				
Barium	μg/L "	Grab			
Beryllium	"				
Cadmium	"	66			
Chromium	66				
Cyanide	66	۲,			
Fluoride	"	"	66		
Mercury			٠,		
Nickel			٠,٠		
Selenium		"			
Thallium	μg/L	Grab	Annually		
Va	latile Organic	Chemicals (VOC)			
Benzene	μg/L	Grab	Annually		
Carbon Tetrachloride		"	"		
1,2-Dichlorobenzene			66		
1,4-Dichlorobenzene	~	"	"		
1,1-Dichloroethane	μg/L	Grab	Annually		

Total Nitrogen is defined as the sum of nitrate, nitrite, ammonia, and organic nitrogen concentrations, expressed as nitrogen.

Grab sample is an individual sample collected in a short period of time not exceeding 15 minutes. Grab samples shall be collected during normal peak loading conditions for the parameter of interest, which may or may not be during hydraulic peaks.

Grab sample is an individual sample collected in a short period of time not exceeding 15 minutes. Grab samples shall be collected during normal peak loading conditions for the parameter of interest, which may or may not be during hydraulic peaks.

Sum of bromodichloromethane, dibromochloromethane, bromoform, and chloroform.

	Tab	le I	
Chemical	<u>Units</u>	Type of Sample	Minimum Frequency of Sampling and Analysis
1,2-Dichloroethane	μg/L	Grab	Annually
1,1-Dichloroethylene	"	۲,6	66
Cis-1,2-Dichloroethylene	"	"	
trans-1,2-Dichloroethylene	"	66	66
Dichloromethane	"	"	66
1,2-Dichloropropane			66
1,3-Dichloropropene		"	
Ethylbenzene		"	"
Monochlorobenzene	"	"	"
Styrene	"	**	46
1,1,2,2-Tetrachloroethane	"	- "	66
Tetrachloroethylene	u		
Toluene	"	"	cc
1,2,4-Trichlorobenzene	u	"	
1,1,1Trichloroethane	"		
1,1,2-Trichloroethane	46		
Trichloroethylene			- 44
Trichlorofluoromethane	"	- 66	"
1,1,2-Trichloro-1,2,2-			
Trifluoroethane	"	"	"
Vinyl Chloride	- a	46	٠,٠
Xylenes ⁵		Grab	Annually
		rganic Chemicals (SO	
Alachlor	μg/L	Grab	Annually
Atrazine	<u> </u>		"
Bentazon	"		66
Benzo(a)pyrene			66
Carbofuran		- 66	
Chlordane	"		
2,4-D			44
Dalapon	"	66	"
Dibromochloropropane (DBCP)		66	"
Di(2-ethylhexyl)adipate	"	46	"
Di(2-ethylhexyl)phthalate	"		"
Dinoseb		- 66	
Diquat			"
Endothall			
Endoman			
Ethylene Dibromide (EDB)			
Glyphosate			
Heptachlor	<u>μg/L</u>	Grab	Annually

⁵ Limit is for either a single isomer or the sum of the isomers.

Table I				
Chemical	<u>Units</u>	Type of Sample	Minimum Frequency of Sampling and Analysis	
Heptachlor Epoxide	μg/L	Grab	Annually	
Hexachlorobenzene	"			
Hexachlorocyclopentadiene	66	"		
Lindane	44	"	66	
Methoxychlor		"	66	
Molinate	"	"	66	
Oxamyl	"	"		
Pentachlorophenol	"	66		
Picloram	"	"	66	
Polychlorinated Biphenyls	"	"	66	
Simazine	"	46	66	
Thiobencarb	"	66	"	
Toxaphene	"	"	"	
2,3,7,8-TCDD (Dioxin)	"	"	"	
2,4,5-TP (Silvex)	μg/L	Grab	Annually	
		By-products		
	μg/L	Grab	Annually	
Total Haloacetic acids (five) (HAA5) ⁶		"	دد	
	Notificat	ion Levels		
Copper	μg/L	Grab	Annually	
Lead	μg/L	Grab	Annually	
	Dadios	lidaa		
Combined Radium-226 and	Kaalor	nuclides		
Radium-228	pCi/l	Grab	Annually	
Gross Alpha particle activity				
(including Radium-226 but	"	44	٠,	
excluding Radon and Uranium)				
Tritium	"			
Strontium-90	· · ·	66	- 66	
Gross Beta particle activity	**	66	- "	
Uranium	pCi/l	Grab	Annually	

Sum of monochloroacetic acid, dichloroacetic acid, trichloroacetic acid, monobromoacetic acid, and dibromoacetic acid),

COOPERATIVE AGREEMENT TO PROTECT WATER QUALITY AND ENCOURAGE THE CONJUNCTIVE USES OF IMPORTED WATER IN THE SANTA ANA RIVER BASIN

4 5 6

7

8

9 10

This Cooperative Agreement to Protect Water Quality and Encourage the Conjunctive Uses of Imported Water in the Santa Ana River Basin ("Agreement") is entered into and effective this & day of Lanuary, 2007 by and among the California Regional Water Quality Control Board, Santa Ana Region (the "Regional Board") and the entities listed in paragraph 11(n) below. The Regional Board and each of the entities listed in paragraph 11(n) below are individually referred to as a "Party" and are collectively referred to as the "Parties."

11 12 13

Recitals

14 15

16

17

18

19

20

21

22

23

24

Water imported to the Santa Ana River Region, as defined in Water Code section 13200(e) (the "Region"), from the State Water Project, the Colorado River and other sources, and to groundwater basins within the Region from other groundwater basins within the Region, is vital to meet present and future demands for water within the Region. Such water is directly used; injected or percolated within groundwater basins; stored in a groundwater basin for later use; may be combined with or used in addition to the native groundwater supplies in a basin; may be exported/imported from one basin to another; and after consumptive use may form a portion of the wastewater that is treated, recharged and reused within the Region. Such conjunctive uses of surface water and groundwater within the Region have been contemplated by the State of California at least since the issuance of the original California Water Plan in 1957 and the adoption by the State Water Quality Control Board of Resolution No. 64-1.

25 26 27

28

29

30

31

32

The Regional Board is charged by statute with adopting such water quality objectives as may be required to protect the beneficial uses of water within the Region. In particular, the long-term conjunctive use of groundwater in the Region requires that the quality of water in groundwater basins in the Region be managed to meet the water quality objectives for nitrogen and total dissolved solids (collectively, the "Salinity Objectives") adopted by the Regional Board in the 1995 Water Quality Control Plan for the Santa Ana River Basin, as amended in 2004 by R8 2004-0001 (the "Basin Plan").

33 34 35

36

37

The Salinity Objectives presently included in the Basin Plan are the result of a multi-year, multi-million dollar cooperative effort among many of the Parties. The Salinity Objectives are a product of the best scientific and technical information available.

38 39 40

41

42

43

The Legislature has declared that the facilitation of voluntary transfers of water D. and water rights is the established policy of the State. The Legislature has further declared that voluntary water transfers between water users can result in a more efficient use of water and can allow more intensive use of developed water resources so as to conserve all available water resources. The Legislature has directed the Regional Board to encourage voluntary transfers of water and water rights.

44 45

46	E.	The Parties disagree whether the Regional Board may regulate the conjunctive
47	uses of impo	orted water in the Region by means of general waste discharge requirements. Some
48	of the Partie	s believe the Regional Board lacks authority to regulate the conjunctive uses of
49	water in the	Region because, they contend, such water does not constitute "waste" as defined in
50	Water Code	section 13050(d); the Regional Board and other Parties believe the Regional Board
51	has such aut	hority.
52		
53	F.	To avoid costly and time-consuming litigation brought to resolve the scope of the
54	Regional Bo	ard's authority to regulate imported water and without prejudice to the Parties'
55	competing v	iews on this question, the Parties wish to act cooperatively with the goal of
56	achieving co	empliance with the Salinity Objectives without the necessity of general waste
57	discharge re	quirements.
58		
59	G.	The Parties wish to memorialize the terms of their cooperative effort by means of

60

this Agreement.

61 62

Agreements

63 64

65

66

67

68

69 70

72

73

74

75

Purpose of Agreement 1.

This Agreement is intended to allow the Parties to monitor and improve water quality within the Santa Ana River Region in a manner that is consistent both with adopted water quality objectives and with the needs of the inhabitants of the Region for a reliable supply of water. This Agreement is limited in scope to compliance with and implementation of the Salinity Objectives.

71 2. Parties

> The Regional Board or any public agency or non-profit mutual water company that imports water to the Region, exports/imports water between basins within the Region, recharges such imported water within the Region, delivers such imported water for potable use within the Region, or treats and/or recharges wastewater within the Region that includes imported water may become a Party to this Agreement.

76 77 78

79

80

81

82

83 84

85

86

3. Term of Agreement

This Agreement will have an initial term of 10 years and shall automatically renew for subsequent 10-year periods, provided that any Party may withdraw at any time by providing one year's written notice of withdrawal to all other Parties.

4 Preparation of Triennial Water Quality Report

The Parties that intentionally recharge imported water within the Santa Ana Region (the "Recharging Parties") agree voluntarily to collect, compile and analyze the N/TDS water quality data necessary to determine whether the intentional recharge of imported water in the Region may have a significant adverse impact on compliance with the Salinity Objectives within

87 88 89	the Region. To that end, the Recharging Parties will collect, compile and analyze such N/TDS water quality data and prepare, within eighteen months from the effective date of this Agreement and every three years thereafter, a report containing the following information:					
90 91 92 93 94	a.	A summary of the then-current ambient water quality in each groundwater management zone and a comparison of that ambient water quality with the Salinity Objectives. The Recharging Parties shall calculate ambient water quality for each groundwater management zone in a manner that allows for a technically valid comparison with the Salinity Objectives.				
95 96	b.		nmary of the amount and quality of imported water recharged in each dwater management zone during the previous three-year period.			
97 98 99	c.	includ	nitial report and each report prepared at six-year intervals thereafter will le a projection of ambient water quality in each groundwater management for the subsequent 20 years.			
100 101 102 103 104 105		(1)	The projection of ambient water quality for each groundwater management zone will be based upon professionally accepted modeling techniques, will reasonably account for surface fluxes of salt input, will reflect the effects of all existing and reasonably foreseeable recharge projects for which there is a certified environmental document and will compare baseline ambient water quality with the Salinity Objectives.			
106 107		(2)	The projections for different groundwater management zones may be based on different modeling techniques.			
108 109 110 111 112		(3)	Each report that includes a 20-year projection of ambient water quality will also present a comparison of then-current water quality in each groundwater management zone with the ambient water quality projection made six years earlier, together with an evaluation of the reason(s) for any differences.			
113 114 115 116 117 118	prepare the re Recharging P written comm comments rec	eport and arties whents for delived of	ies will agree among themselves regarding the manner in which they will define the manner in which they will share the cost of preparing the report. The will circulate a draft version of each report to all other Parties for review and reat least a 45-day period. The Recharging Parties shall consider written on the draft report in preparing the final report. Upon completion of the final report with the Regional Board.			
119	5. CEQA Review of Proposed Projects					
120 121 122 123	Each Recharging Party agrees that, when it serves as a lead agency under the California Environmental Quality Act ("CEQA") for a proposed project involving the recharge of imported water within the Region, it will analyze that project as follows:					

124 125 126	a.	most recent triennial report to the Regional Board (see paragraph 4 above) in the analysis of the potential impacts of the proposed project.		
127 128	b.	The environmental document will incorporate professionally acceptable modeling techniques. The Parties agree that the following models meet this standard:		
129		 The Wildermuth models used to establish maximum benefit objectives. 		
130		(2) The Orange County Basin Groundwater Model.		
131 132		(3) The USGS/Geoscience/Secor model of the Bunker Hill Groundwater Basin.		
133		(4) The Chino Basin Watermaster/Inland Empire Utilities Agency model.		
134		(5) The Beaumont-Cherry Valley model for the Beaumont management zone		
135		(6) Eastern Municipal Water District's San Jacinto Groundwater Model.		
136 137		(7) Elsinore Valley Municipal Water District's Elsinore Basin Groundwater Model.		
138 139		(8) The USGS model of the Beaumont Basin (with MT3D package or equivalent added).		
140 141		Updates/refinements of these models are presumed to be professionally acceptable.		
142 143 144 145 146	c.	A Recharging Party may base its environmental analysis on a model other than those described above if that model has been presented to the Regional Board at least 180 days prior to the release of the draft environmental document and there has been a determination by the Regional Board or its staff that the alternative model is acceptable.		
147 148 149 150 151 152		(1) The Regional Board agrees that an alternative model is acceptable for purposes of this Agreement if the proponent of that model can demonstrate with reasonable certainty that the relative error of the model's calibration for the groundwater management zones in question for a reasonable base period is ± 10% or less when compared with existing groundwater data.		
153 154 155 156		(2) The provisions of the immediately preceding paragraph are not to be construed to preclude other means or methodologies for an alternative model's proponent to demonstrate to the Regional Board that an alternative model is acceptable for purposes of this Agreement.		

157 158		9	(3)	If an alternative model has not been deemed acceptable by the Regional Board or its staff and a lead agency wishes to include results from that
159				model in the environmental document, the lead agency shall include
				그리는 이 사람들은 사람들은 사람들이 가장 하면 가장 하는 사람들이 가장 하는 아이들이 되었다면 하는 것이 되었다면 하는데
160 161				results from both the alternative model and one of the pre-approved models in the environmental document.
		. 1	TT	
162		d.	I he e	environmental document will include the following analyses:
163			(1)	A summary of the condition of the groundwater management zones, as
164				reflected in the most recent triennial report to the Regional Board, that
165				might be affected by the project.
166			(2)	A 20-year projection of water quality in the groundwater management
167				zone with the proposed project and a comparison of that water quality with
168				conditions expected without the project.
169			(3)	A comparison of the 20-year water quality projection for conditions with
170				the proposed project with the Salinity Objectives for the groundwater
171				management zone.
172			(4)	A description and evaluation of any measures proposed to mitigate the
173				potential effects of the proposed project.
174		e.	The c	draft environmental document will be circulated to all Parties.
175		f.	Each	Recharging Party agrees to adopt the operative guidelines contained in this
176			parag	graph 5 as part of its CEQA implementing procedures pursuant to section
177			1502	2 of the CEQA Guidelines.
178		g.		environmental document shall include, if required under CEQA, an effective
179			-	ation monitoring and reporting plan that enables the lead agency to
180				enstrate compliance with applicable regulatory standards and any
181			perfo	rmance standards adopted in the environmental document.
182	6.	Basin	n Planni	ing Updates
183		The I	Regiona	l Board will review and, if appropriate, revise water quality objectives for
184	the p	urpose o	of facili	tating the recharge of imported water in groundwater management zones
185	with	in the Re	egion.	The Parties agree to cooperate in such efforts and agree to work
186	coop	eratively	y to dev	elop a program that addresses the use and allocation of assimilative capacity
187	as pa	rt of ove	erall Ba	sin planning and management.
188	7.	Enfor	rcement	
189		If the	Rechar	ging Parties fail timely to prepare the triennial report described in paragraph
190	4 abo	ove or if	a Rech	arging Party fails to include the analyses described in paragraph 5 above in
191	an er	vironme	ental do	cument prepared in connection with a proposed project involving the
192				water, then any other Party may enforce the terms of this Agreement as
				Cooperative Agreement

93	fol	lows.
7.7	101	IOWS.

200

201

202

203 204

205

206

207

208

209

210 211

212

213

221

If the dispute relates to the triennial report on water quality, the Regional Board will hold 194 195 a hearing asking the Recharging Parties to provide an explanation for the delay or failure to prepare the report. Such a hearing will precede an action for specific performance of the terms 196 of this Agreement by the Regional Board. In the event that the dispute relates to the failure of a 197 Party to provide the appropriate analysis in an environmental document, that dispute will be 198 199 addressed by the Party(ies) using the remedies available under CEOA.

The Parties recognize that nothing in this Agreement can or is intended to divest the Regional Board of its authority under the Porter-Cologne Water Quality Control Act. Furthermore, nothing in this Agreement shall be construed as a waiver by any Party of any remedies it may have against a non-Party for interference with the implementation of this Agreement.

8. Books and Records

Each Party shall have access to and the right to examine any of the other Parties' pertinent books, documents, papers or other records (including, without limitation, records contained on electronic media) relating to the performance of that Party's obligations pursuant to this Agreement. The Parties shall each retain all such books, documents, papers or other records for at least four years after the termination of this Agreement to facilitate such review. Access to each Party's books and records shall be during normal business hours only. Nothing in this paragraph shall be construed to operate as a waiver of any applicable privileges.

9. No Admissions

214 Nothing in this Agreement shall be construed as an admission by any Party regarding any 215 subject matter of this Agreement, including but not limited to the authority of the Regional Board to regulate the importation of water to the Region. The Parties agree that Evidence Code 216 sections 1152 and 1154 render this Agreement inadmissible as evidence against any of the 217 Parties in any adjudicative proceeding, except a proceeding to enforce or interpret the terms or 218 219 conditions of this Agreement.

220 10. Preservation of Rights

The Parties agree that this Agreement is in settlement of a dispute and preserves all rights 222 of the Parties as they may exist as of the effective date of this Agreement.

General Provisions 223 11.

- 224 Authority. Each signatory of this Agreement represents that s/he is authorized to a. 225 execute this Agreement on behalf of the Party for which s/he signs. Each Party 226 represents that it has legal authority to enter into this Agreement and to perform 227 all obligations under this Agreement.
- 228 Amendments. This Agreement may only be amended with the approval of all b. 229 Parties.

Cooperative Agreement July 2007 Page 6 of 13

230 231 232 233 234	c.	accordance with the laws of the State of California, except for its conflicts of law rules. Any suit, action, or proceeding brought under the scope of this Agreement shall be brought and maintained to the extent allowed by law in the County of Riverside, California.
235 236 237 238	d.	Representations and Warranties. Each representation and warranty contained herein or made pursuant hereto shall be deemed to be material and to have been relied upon and shall survive the execution, delivery and termination of this Agreement.
239 240 241 242	e.	Entire Agreement. This Agreement constitutes the entire agreement of the Parties with respect to the subject matter of this Agreement and supersedes any prior oral or written agreement, understanding, or representation relating to the subject matter of this Agreement.
243 244 245 246 247	f.	Successors and Assigns. This Agreement shall be binding on and inure to the benefit of the successors and assigns of the respective Parties to this Agreement. No Party may assign its interests in or obligations under this Agreement without the written consent of the other Parties, which consent shall not be unreasonably withheld or delayed.
248 249 250 251 252 253 254	g.	Advice of Counsel; Drafting by Negotiations. This Agreement has been arrived at through negotiations and each Party has had a full and fair opportunity to revise the terms of this Agreement. As a result, the normal rule of construction that any ambiguities are to be resolved against the drafting Party shall not apply in the construction or interpretation of this Agreement. Each Party represents that it has sought and obtained any legal advice it deems necessary from its own separate counsel before entering into this Agreement.
255 256 257 258	h.	Waiver. No waiver of any violation or breach of this Agreement shall be considered to be a waiver of any other violation or breach of this Agreement, and forbearance to enforce one or more of the remedies provided in this Agreement shall not be deemed to be a waiver of that remedy.
259 260 261 262 263 264	i.	Severability. If, after the date of execution of this Agreement, any provision of this Agreement is held to be illegal, invalid, or unenforceable under present or future laws effective during the term of this Agreement, such provision shall be fully severable. However, in lieu thereof, there shall be added a provision as similar in terms to such illegal, invalid or unenforceable provision as may be possible and be legal, valid and enforceable.
265 266 267	j.	Compliance with Laws. In performing their respective obligations under this Agreement, the Parties shall comply with and conform to all applicable laws, rules, regulations and ordinances.

k.	No Third-Party Beneficiaries. This Agreement shall not create any right or interest in any non-Party or in any member of the public as a third party beneficiary.
1.	Necessary Actions. Each Party agrees to execute and deliver additional documents and instruments and to take any additional actions as may be reasonably required to carry out the purposes of this Agreement.
m.	Counterparts. This Agreement may be executed in one or more counterparts, which may be executed and delivered via facsimile transmission, each of which shall be deemed to be an original, but all of which together shall constitute but one and the same instrument.
n.	Notices. All notices, requests, demands or other communications required or permitted under this Agreement shall be in writing unless provided otherwise in this Agreement and shall be deemed to have been duly given and received on: (i) the date of service if served personally or served by facsimile transmission on the Party to whom notice is to be given at the address(es) provided below, (ii) on the first day after mailing, if mailed by Federal Express, U.S. Express Mail, or other similar overnight courier service, postage prepaid, and addressed as provided below, or (iii) on the third day after mailing if mailed to the Party to whom notice is to be given by first class mail, registered or certified, postage prepaid, addressed as follows:
CALIFORNI	A REGIONAL WATER QUALITY CONTROL BOARD
Santa 3737 I Rivers (951)	rnia Regional Water Quality Control Board Ana Region Main St., Suite 500 side, CA 92501 782-4130 ph 781-6288 fax
CITY OF CO	RONA
400 S. Coron (951)	f Corona . Vicentia Avenue a, CA 92882-2187 736-2239 ph 736-2231 fax
	n. CALIFORNI Califo Santa 3737 I Rivers (951) (951) CITY OF CO City o 400 S. Coron (951)

301	CITY OF RIVERSIDE
302	City of Riverside
303	5950 Acorn Street
304	Riverside, CA 92504-1036
305	(951) 351-6080 ph
306	(951) 351-6267 fax
307	EASTERN MUNICIPAL WATER DISTRICT
308	Eastern Municipal Water District
309	2270 Trumble Road
310	Perris, CA 92570
311	P.O. Box 8300
312	Perris, CA 92572-8300
313	(951) 928-3777 ph
314	(951) 928-6177 fax
315	ELSINORE VALLEY MUNICIPAL WATER DISTRICT
316	Elsinore Valley Municipal Water District
317	31315 Chaney Street
318	Lake Elsinore, CA 92530
319	P.O. Box 3000
320	Lake Elsinore, CA 92531-3000
321	ORANGE COUNTY WATER DISTRICT
322	Orange County Water District
323	10500 Ellis Avenue
324	Fountain Valley, CA 92708-6921
325	P.O. Box 8300
326	Fountain Valley, CA 92728-8300
327	(714) 378-3200 ph
328	(714) 378-3371 fax
329	SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT
330	San Bernardino Valley Municipal Water District
331	1350 South "E" Street
332	San Bernardino, CA 92408-2725
333	P.O. Box 5906
334	San Bernardino, CA 92412-5906
335	(909) 387-9200 ph
336	(909) 387-9247 fax

337	SAN GORGONIO PASS WATER AGENCY	
338 339 340 341 342	San Gorgonio Pass Water Agency 1210 Beaumont Avenue Beaumont, CA 92223 (951) 845-2577 ph (951) 845-0281 fax	
343	WESTERN MUNICIPAL WATER DISTRICT	
344 345 346 347 348 349 350	Western Municipal Water District 450 E. Alessandro Blvd. Riverside, CA 92508-2449 P.O. Box 5286 Riverside, CA 92517-5286 (951) 789-5000 ph (951) 780-3837 fax	
351 352 353 354 355 356 357 358 359 360 361	APPROVED AS TO FORM ONLY:	CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD By: Luboau Title Executive Officer
362	Ву:	
363 364 365 366 367 368 369 370 371 372 373 374	APPROVED AS TO, FORM ONLY: By:	By: J.
200	Best Best & Krieger, LLP City of Corona Counsel	

337	SAN GORGONIO PASS WATER AGENCY	
338	San Gorgonio Pass Water Agency	
339	1210 Beaumont Avenue	
340	Beaumont, CA 92223	
341	(951) 845-2577 ph	
342	(951) 845-0281 fax	
343	WESTERN MUNICIPAL WATER DISTRICT	
344	Western Municipal Water District	
345	450 E. Alessandro Blvd.	
346	Riverside, CA 92508-2449	
347	P.O. Box 5286	
348	Riverside, CA 92517-5286	
349	(951) 789-5000 ph	
350		
330	(951) 780-3837 fax	
351		CALIFORNIA REGIONAL WATER
352		QUALITY CONTROL BOARD
353		
354		
355		
356		By:
357		Title:
358		Tiuc.
359		
	ADDROVED AS TO FORM ONLY	
360 361	APPROVED AS TO FORM ONLY:	
362	By:	
363		CITY OF CORONA
364		1
365		1000 6010
366		& MANNEY
367		By:
368		Title: CITY MANAGER
369		Beth Groves
370		Deen stoves
371	APPROVED AS TO FORM ONLY:	
372		
373	X	
374	B. IV. IN	
114	By:	
	Best Best & Krieger, LLP	
	City of Corona Counsel	

	CITY OF RIVERSIDE
	m// ///
	By: Mal Sol
	Title: T
APPROVED AS TO FORM ONLY:	
Aug 1	
	1
Ru Seisan Welson	Attest: Malical
7 04-04-04	
By: Susan Wilson Deputy City attorney	City Clerk
· ·	EASTERN MUNICIPAL WATER
	DISTRICT
	DISTRICI
	By:
	Title:
	1 IUE:
APPROVED AS TO FORM ONLY:	
ATTROVED AS TO TORM ONLY.	
By:	2. 10%
by:	
	ELSINORE VALLEY MUNICIPAL
	WATER DISTRICT
	WILLER DISTRICT
	R
	By:
	Title:
APPROVED AS TO FORM ONLY:	
ATTROVED AS TO FORM ONLY:	
n	
Ву:	

	CITY OF RIVERSIDE
	P
	By:
APPROVED AS TO FORM ONLY:	
By:	
	*
	EASTERN MUNICIPAL WATER DISTRICT
	$\Omega \wedge \Omega$
	By: Title: GENERAL MANNAGE
	GENERAL MANAGER
APPROVED AS TO FORM ONLY:	
Ву:	
	ELSINORE VALLEY MUNICIPAL
	WATER DISTRICT
	By:
	Tiue.
APPROVED AS TO FORM ONLY:	

375 376		CITY OF RIVERSIDE
377 378		
379		Ву:
380		Title:
381		
382		
383	APPROVED AS TO FORM ONLY:	
384		
385	D	
386	By:	
387		
388		EASTERN MUNICIPAL WATER
389		DISTRICT
390		
391		
392		Land Control of the C
393		By:
394 395		Title:
396 397	APPROVED AS TO FORM ONLY:	
398 399	By:	
400		
401		ELSINORE VALLEY MUNICIPAL
402		WATER DISTRICT
403		1)-1
404		
405		T_{α} , ΔT_{α}
406		By:
407		Tyle: General Mayager
408 409	APPROVED AS TO FORM ONLY:	
410	ATTROVELLA TOTORIN ONET.	\ /
411	12/5/1	
412	By:	
413		

	ORANGE COUNTY WATER DISTRICT
	100-0-7/21
	By: Welly d. (luttory
	Title: President
APPROVED AS TO FORM ONLY:	By: Millel
	Title: Acting General Manager
	treating benefat immager
By:	
1/0	
`	
	SAN BERNARDINO VALLEY
,	MUNICIPAL WATER DISTRICT
	By:
	Title:
ADDROVED AS HO FORM ON HAV	
APPROVED AS TO FORM ONLY:	
P.	
Бу:	
	SAN GORGONIO PASS WATER
	AGENCY
	11021102
	Ву:
	Title:
APPROVED AS TO FORM ONLY:	
By:	
	APPROVED AS TO FORM ONLY: By: APPROVED AS TO FORM ONLY:

449

	ORANGE COUNTY WATER DISTR
	By:
APPROVED AS TO FORM ONLY:	
Ву:	
	SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT
	By:
	Title: President
APPROVED AS TO FORM ONLY:	
Ву:	
	SAN GORGONIO PASS WATER AGENCY
	By:
APPROVED AS TO FORM ONLY:	
Ву:	

	ORANGE COUNTY WATER DISTRIC
	By:
APPROVED AS TO FORM ONLY:	Truc.
By:	
	SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT
	By:
APPROVED AS TO FORM ONLY:	
Ву:	
	SAN GORGONIO PASS WATER AGENCY
	By Johnson Daws General Manager
APPROVED AS TO FORM ONLY:	General Manager
By:	

450		WESTERN MUNICIPAL WATER
451		DISTRICT
452		
453		
454		
455		By: A /// WW/ CO// ////
456		Donald D. Galleano
457		President, Board of Directors
458	APPROVED AS TO FORM ONLY:	
459		
460	1.0 12	
461	By: Jelly J Jella	
462	Y ISB L	P

472		CITY OF SAN BERNARDINO
473		MUNICIPAL WATER DEPARTMENT
474		
475		
476		11. 1
477		By: Xvacy alastado
478		By: Stacy aldstadt Title: GENERAL MANAGER
479		
480	APPROVED AS TO FORM ONLY:	
481		
482		
483	By:	
484		